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NOTICE OF ALLOWANCE AND FEE(S) DUE

25537 7590 12/04/2009
VERIZON
PATENT MANAGEMENT GROUP
1320 North Court House Road

ARLINGTON, VA 22201-2909

9th Floor

EXAMINER

NGUYEN, CHAU T

ART UNIT PAPER NUMBER

2176

DATE MAILED: 12/04/2009

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/810,964	03/26/2004	Jayanta Kumar Dey	99-851CON1	9817

TITLE OF INVENTION: FACILITATION OF HYPERVIDEO BY AUTOMATIC IR TECHNIQUES UTILIZING TEXT EXTRACTED FROM MULTIMEDIA DOCUMENT IN RESPONSE TO USER REQUESTS

APPLN. TYPE	SMALL ENTITY	ISSUE FEE DUE	PUBLICATION FEE DUE	PREV. PAID ISSUE FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1510	\$300	\$0	\$1810	03/04/2010

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 1SI. THE ISSUE FEE DUE INDICATED ABOVE DOES NOT REFLECT A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE IN THIS APPLICATION. IF AN ISSUE FEE HAS PREVIOUSLY BEEN PAID IN THIS APPLICATION (AS SHOWN ABOVE), THE RETURN OF PART B OF THIS FORM WILL BE CONSIDERED A REQUEST TO REAPPLY THE PREVIOUSLY PAID ISSUE FEE TOWARD THE ISSUE FEE NOW DUE.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.

B. If the status above is to be removed, check box 5b on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

A. Pay TOTAL FEE(S) DUE shown above, or

B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B - Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and I/2 the ISSUE FIEE shown above.

II. PART B - FEE(S) TRANSMITTAL, or its equivalent, must be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). If you are charging the fee(s) to your deposit account, section "4b" of Part B - Fee(s) Transmittal should be completed and an extra copy of the form should be submitted. If an equivalent of Part B is filed, a request to reapply a previously paid issue fee must be clearly made, and delays in processing may occur due to the difficulty in recognizing the paper as an equivalent of Part B.

III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Mail Stop ISSUE FEE Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

or Fax (571)-273-2885

INSTRUCTIONS: This appropriate. All further indicated unless correcte maintenance fee notificat	form should be used f correspondence includired below or directed oth tions.	or transmi ig the Pate icrwise in	itting the ISSU ent, advance or Block 1, by (a							
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APPLICATION NO.	FILING DATE			FIRST NAMED INVENT	OR		ATTO	RNEY DOCKET NO.	CONFIRMATION	NO.
10/810,964	03/26/2004			Jayanta Kumar Dey	,		9	99-851CON1	9817	
TITLE OF INVENTIO MULTIMEDIA DOCUM	MENT IN RESPONSE T	O USER R	EQUESTS							
APPLN, TYPE	SMALL ENTITY	ISSUE	FEE DUE	PUBLICATION FEE D	UΕ	PREV. PAID ISSUE	FEE	TOTAL FEE(S) DUE	DATE DUE	ŝ
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EXAM	INER	AR	T UNIT	CLASS-SUBCLASS						
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"Fee Address" indi PTO/SB/47; Rev 03-0 Number is required. 3. ASSIGNEE NAME A	ondence address (or Cha 3/122) attached. ication (or "Fee Address 2 or more recent) attach ND RESIDENCE DATZ ess an assignee is ident h in 37 CFR 3.11. Comp	nge of Con "Indication ed. Use of	respondence n form a Customer		p to nativingle or a attor be p type e pa	3 registered patent ely, firm (having as a gent) and the name neys or agents. If a rinted.	members of up no nam	er a 2o to be to 3entified below, the de	cument has been f	
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Advance Order - # of Copies				The Director is hereby authorized to charge the required fee(s), any deficiency, or credit any overpayment, to Deposit Account Number(enclose an extra copy of this form).						
	s SMALL ENTITY state	is. See 37 C		b. Applicant is no						
NOTE: The Issue Fee and interest as shown by the r	d Publication Fee (if req records of the United Sta	uired) will tes Patent a	not be accepted and Trademark	from anyone other the Office.	an th	e applicant; a regis	stered a	ttorney or agent; or th	e assignee or other	party in
Authorized Signature						Date				
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PTOL-85 (Rev. 08/07) Approved for use through 08/31/2010.



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10/810,964	10/810,964 03/26/2004		Jayanta Kumar Dey	99-851CON1	9817	
25537	7590	12/04/2009		EXAMINER		
VERIZON			NGUYEN, CHAU T			
PATENT MAN			ART UNIT	PAPER NUMBER		
9th Floor	1320 North Court House Road 9th Floor ARLINGTON, VA 22201-2909				9	

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 179 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 179 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

Application No. Applicant(s) 10/810 964 DEY ET AL. Notice of Allowability Examiner Art Unit CHALL NGLIYEN 2176 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address--All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initiative of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308. This communication is responsive to 11/09/2009. The allowed claim(s) is/are 1-10,12-23 and 25-36. 3. Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). b) ☐ Some* c) ☐ None of the: a) \square All 1. T Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No. 3. ☐ Copies of the certified copies of the priority documents have been received in this national stage application from the International Bureau (PCT Rule 17.2(a)). * Certified copies not received: _____. Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application. THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. A SUBSTITUTE OATH OR DECLARATION must be submitted. Note the attached EXAMINER'S AMENDMENT or NOTICE OF INFORMAL PATENT APPLICATION (PTO-152) which gives reason(s) why the oath or declaration is deficient. CORRECTED DRAWINGS (as "replacement sheets") must be submitted. (a) Including changes required by the Notice of Draftsperson's Patent Drawing Review (PTO-948) attached 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's Amendment / Comment or in the Office action of Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1.84(c)) should be written on the drawings in the front (not the back) of each sheet. Replacement sheet(s) should be labeled as such in the header according to 37 CFR 1.121(d). 6. DEPOSIT OF and/or INFORMATION about the deposit of BIOLOGICAL MATERIAL must be submitted. Note the attached Examiner's comment regarding REQUIREMENT FOR THE DEPOSIT OF BIOLOGICAL MATERIAL. Attachment(s) 1. Notice of References Cited (PTO-892) 5. Notice of Informal Patent Application 2. Notice of Draftperson's Patent Drawing Review (PTO-948) Interview Summary (PTO-413), Paper No./Mail Date Information Disclosure Statements (PTO/SB/08). T Examiner's Amendment/Comment Paper No./Mail Date 03/26/2004 4. ☐ Examiner's Comment Regarding Requirement for Deposit 8. X Examiner's Statement of Reasons for Allowance of Biological Material Other .

/Laurie Ries/ Primary Examiner Technology Center 2100 19 November 2009 Application/Control Number: 10/810,964 Page 2

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REASONS FOR ALLOWANCE

Information Disclosure Statement

1. The information disclosure statement filed 03/26/2004 fails to comply with 37 CFR 1.98(a)(2), which requires a legible copy of each cited foreign patent document; each non-patent literature publication or that portion which caused it to be listed; and all other information or that portion which caused it to be listed. It has been placed in the application file, but the information referred to therein has not been considered.

- Claims 1-10, 12-23 and 25-36 are allowed.
- 3. Claim 1 is a method claim, which contains limitation "temporal" document. In the Specification, Applicant describes that "temporal" document is dynamic or changing and relates to temporal material such as video programming (paragraphs [0003] and [0008]). Applicant further discloses that temporal documents are multimedia material such as video and audio programming or may reflect an event that is occurring "live" at the time the temporal document is transmitted over the Internet (paragraphs [0008] and [0009]). Thus claim 1 inherently involves the use of a particular machine which performs steps recited in claim 1. Therefore, the recited method is tied to a particular machine or apparatus. Accordingly, the recited method is statutory subject matter.

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4. The following is a statement of reasons for the indication of allowable subject matter:

In interpreting the claims in light of the specification and applicant's arguments, the Examiner finds the claimed invention is patentably distinct from the prior art of record.

The prior art of record includes Applicant's admitted of prior art shown in Specification, paragraphs [0010]-[0011], Abecassis, US Patent No. 6,504,990, Barr et al. (Barr), US Patent No. 5,873,067, Goldberg et al. (Goldberg), US Patent No. 5,963,203 and Liddy et al. (Liddy), US Patent No. 5,963,940.

Applicant's admitted of prior art shown in Specification, paragraphs [0010]-[0011] teaches a user indicates interest during a particular segment (at a particular time) of the video material (temporal document), and upon an expression of interest, the related web page or document of the particular segment may be presented to the user. Applicant's admitted of prior art further teaches the particular portion of the video is reached or chosen, the related web page or document may be presented to the user and the user may be informed of the availability of a link to related material and offered the choice of accessing it. Applicant also admitted that the prior art discloses a user indicates interest at a particular segment of the video material by clicking with a mouse or pressing a button, and one of ordinary sill in the art would have acknowledged that the indicated video segment would include a time interval which is a beginning time and an end time of the indicated video segment.

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Abecassis discloses a method of, and a system capable of, playing at least a portion of at least one video segment of a video and enabling a user to define for a fragmented playing (Abstract). Abecassis further discloses a user defines a video segment for playing, wherein the defining may be directly identifying a beginning and ending points (time) or indirectly identifying at least one of a plurality of video segments (Abstract).

Barr discloses a searching/retrieval system which can query a library or database and identify not only text documents, but also multi-media files stored on the library or database that are relevant to query (col. 2, line 59 – col. 3, line 54). Barr further discloses accepting a query and returning a single search results list having both text and multi-media information (temporal document), and query server performs a relevance ranking on each of the textual documents and multi-media files identified by the search by generating a relevance score corresponding to each of the entries on the search result list, and this relevance is based on the term location information contained in index database, and in part of the relative proximity within the document file of terms forming the search query (col. 12, lines 54-65, col. 13, lines 30-67, and col. 24, lines 19-26).

Goldberg discloses user may express an interest in a particular region of a video sequence by designating a portion of a displayed video using a pointing device, i.e., clicking with the mouse button on the frames of interest as displayed in the interactive video icon (col. 6. lines 34-43 and col. 7. lines 4-19).

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Liddy discloses the scores are scores are an indication of the strength of the association between the term and the document, and for each document the document Term Frequency (TF) is calculated, the product of TF and the Inverse Document Frequency (IDF) is used as the basis for the posting score - a measure of the relative prominence of a term compared to its occurrence throughout the corpora, and TF.IDF scores a cataloged for a varying number of logical paragraphs in a given document (col. 16, lines 1-23). One of ordinary skill in the art would have acknowledged that the term score (term frequency) of a term proportional to an inverted document frequency of the term from the formula TF.IDF, and where TF is the numbers of occurrences of a term within a given document (col. 22, lines 12-25). Liddy further discloses that different sources of evidence are used to compute individual measures of scores between the query and a given document and the individual scores are combined or summed to form a single relevance score (col. 22, line 1 - col. 23, line 50).

Claim 1 is allowed because the prior art of record does not explicitly disclose alone or in combination "in response to a signal of interest at a particular time during the temporal document, identifying a temporal range of the temporal document for which related documents are to be found, wherein the related documents are selected from a collection of document according to scores associated with the documents, said scores for each document based on a summation of term scores for at least a subset of the terms of the selected text, the term score of a term is weighted according to a temporal position of the term within the temporal range."

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The dependent claims 2-10, 12-13, 27-29, 30 and 35 further limit claim 1. Claims 14-23, 25-26, 31-34 and 36 are allowed for the same reasons set forth for claims 1-10, 12-13, 27-29, 30 and 35.

6. Any comments considered necessary by applicant must be submitted no later than the payment of the Issue Fee and, to avoid processing delays, should preferably accompany the Issue Fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance." Art Unit: 2176

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Chau Nguyen whose telephone number is (571) 272-4092. The Examiner can normally be reached on Monday-Friday from 8:30 am to 5:30 pm.

If attempts to reach the Examiner by telephone are unsuccessful, the Examiner's supervisor, Doug Hutton, can be reached at (571) 272-4137.

The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

/Chau Nguyen/ Patent Examiner Art Unit 2176

> /Laurie Ries/ Primary Examiner Technology Center 2100 19 November 2009